1	AARON D. FORD	
2	Attorney General CAMERON P. VANDENBERG	
3	NV Bar No. 4356	
4	Chief Deputy Attorney General KRISTEN R. GEDDES	
	NV Bar No. 9027	
5	Senior Deputy Attorney General State of Nevada	
6	Office of the Attorney General	
7	5420 Kietzke Lane, Suite 202 Reno, Nevada 89511	
8	Tele: (772) 687-2132	
	Fax: (775) 687-1822	
9	Email: cvandenberg@ag.nv.gov Email: kgeddes@ag.nv.gov	
10	Attorneys for Defendants State of Nevada,	
11	Nevada State Treasurer's Office; Zach	
12	Conine, State Treasurer	
13	UNITED STATES DISTRICT COURT	
14	DISTRICT OF NEVADA	
15	SHEILA SALEHIAN,	Case No. 2:21-cv-01512-CDS-NJK
16	Plaintiff	ORDER APPROVING IN PART
17	VS.	STIPULATION TO EXTEND
18	STATE OF NEVADA, NEVADA STATE	DEADLINE TO FILE REVISED PROPOSED JOINT PRETRIAL
	TREASURER'S OFFICE; ZACH CONINE,	ORDER
19	STATE TREASURER; DOES 1-50; and ROE	(SECOND REQUEST)
20	CORPORATIONS 1-50,	(SECOND REQUEST)
21	,	[ECF No. 61]
22	Defendants	
23	Defendants, STATE OF NEVADA, NEVADA STATE TREASURER'S OFFICE	
24	ZACH CONINE, STATE TREASURER, and Plaintiff, SHEILA SALEHIAN, by and through	
25	their respective counsel, jointly stipulate and request that this Court extend by thirty (30) day	
26	the deadline for the parties' to file a revised Joint Pretrial Order (ECF #059).	
27	For the reasons stated below, good cause exists for extending the deadline by this brie	
28	period.	

Additional undersigned counsel for Defendants was hired and commenced employment

1 2 as a Senior Deputy Attorney General with the Office of the Attorney General on Monday, 3 February 3, 2025. Among other matters, undersigned counsel for Defendants has been 4 assigned as additional counsel for further handling of this matter. To that end, counsel gave 5 her Notice of Appearance in this matter on February 10, 2025. (ECF #060). Inasmuch as this 6 Court previously rejected the Proposed Joint Pretrial Order (JPTO) (ECF #058)¹, undersigned 7 defense counsel must review this matter in its entirety in order to effectively draft Defendants' 8 portions of a revised JPTO that comports with LR 16-3(b)(10) and (11). Here, given that this 9 matter has been pending for over four years, there is extensive case history for undersigned 10 defense counsel to familiarize herself with to accomplish this task. As well, undersigned 11 defense counsel must likewise have a strong command of the facts and evidence prior to any 12 meet and confer with opposing counsel regarding any stipulations that may be included in a 13 revised draft JPTO. Undersigned defense counsel is cognizant of the Court's order to submit a 14 revised draft JPTO, and counsel is acting diligently to review the procedural history and 15 16 17

evidence in this matter; however, a brief extension of the Court's deadline is necessary in order to conduct this review, revise Defendants' draft JPTO, and to meet and confer with counsel regarding any stipulations that may be reached for inclusion in a revised draft JPTO.

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¹ The parties' proposed JPTO was filed pursuant to the parties' First Request for Extension of Time. See ECF #057.

1 The foregoing request and stipulation for an extension of the deadline for filing a 2 revised Joint Pretrial Order is made in good faith, jointly by the parties hereto. 3 IT IS SO STIPULATED. 4 DATED this 13th day of February 2025. DATED this 13th day of February 2025. 5 AARON D. FORD LAW OFFICES OF MICHAEL P. BALABAN Attorney General 6 7 By /s/ Kristen R. Geddes By /s/ Michael P. Balaban CAMERON P. VANDENBERG MICHAEL P. BALABAN, ESQ. 8 NV Bar No. 4356 Nevada Bar No. 9370 Chief Deputy Attorney General 10726 Del Rudini Street 9 KRISTEN R. GEDDES Las Vegas, NV 89141 NV Bar No. 9027 Tel: (702) 586-2964 10 Senior Deputy Attorney General Email: mbalaban@balaban-law.com 11 Attorney for Defendants State of Nevada, Attorney for Plaintiff Sheila Salehian 12 Nevada State Treasurer's Office; Zach Conine, State Treasurer 13 14 15 **ORDER** 16 The parties stipulation [ECF No. 61] is approved in part. The deadline to file a second 17 proposed joint pretrial order is extended to March 11, 2025. 18 Dated: February 14, 2025 19 20 UNITED STATES DISTRICT JUDGE 21 22 23 24 25 26 27

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